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UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF FLORIDA ORLANDO DIVISION

ORLANDO DIVISION IN RE: Debtor(s) TIFFANY GIBSON AND JERRY GIBSON CASE NO.: **CHAPTER 13 PLAN** NOTICES. A. Debtor must check one box on each line to state whether or not the Plan includes each of the following items. If an item is checked as "Not Included," if both boxes are checked, or if neither box is checked, the provision will be ineffective if set out later in the Plan. A limit on the amount of a secured claim based on a valuation which may result in a partial payment or no payment at all to the secured creditor. See Sections C.5(d) and (e). A separate Included Not included motion will be filed. Avoidance of a judicial lien or nonpossessory, nonpurchase money security interest under 11 Included ■ Not included U.S.C. § 522(f). A separate motion will be filed. See Section C.5(e). Nonstandard provisions, set out in Section E. Included ■ Not included NOTICE TO DEBTOR: IF YOU ELECT TO MAKE DIRECT PAYMENTS TO A SECURED CREDITOR UNDER SECTION 5(i) OF THIS PLAN, TO SURRENDER THE SECURED CREDITOR'S COLLATERAL UNDER SECTION 5(i), TO NOT MAKE PAYMENTS TO THE SECURED CREDITOR UNDER SECTION 5(k), OR IF YOU DO NOT SPECIFICALLY INCLUDE PAYMENTS TO A SECURED CREDITOR IN

SECURED CREDITORS INCLUDE THE HOLDERS OF MORTGAGE LOANS, CAR LOANS, AND OTHER LOANS FOR WHICH THE SECURED CREDITOR HAS A SECURITY INTEREST IN PERSONAL OR REAL PROPERTY COLLATERAL

YOUR PLAN PAYMENTS, THE AUTOMATIC STAY DOES NOT APPLY AND THE CREDITOR MAY

B. MONTHLY PLAN PAYMENTS.

Plan payments include the Trustee's fee of 10% and shall begin 30 days from petition filing/conversion date. Debtor shall make payments to the Trustee for the period of 60 months. If the Trustee does not retain the full 10%, any portion not retained will be disbursed to allowed claims receiving payments under the Plan and may cause an increased distribution to the unsecured class of creditors

TAKE ACTION TO FORECLOSE OR REPOSSESS THE COLLATERAL.

1.		from			
•	\$150.00	months	1	through	60

C. PROPOSED DISTRIBUTIONS.

1.	ADMINISTRATIVE ATTORNEY'S FI	EES.

Base Fee	\$1,465.00	Total Paid Prepetition	\$165.00	Balance Due	\$1,300.00
MMM Fee	\$0.00	Total Paid Prepetition	\$0.00	Balance Due	\$0.00
Estimated Mo	onitoring Fee at	\$0.00	per Month.		
Attorney's Fo	ees Payable Thr	ough Plan at	\$1,300.00	Monthly (subject to a	djustment).
■ NONE	2. <u>DOMESTI</u>	C SUPPORT OBLIGA	TIONS (as d	efined in 11 U.S.C. §10	<u>1(14A)</u>).

- NONE 3. PRIORITY CLAIMS (as defined in 11 U.S.C. § 507).
- 4. <u>TRUSTEE FEES</u>. From each payment received from Debtor, the Trustee shall receive a fee, the percentage of which is fixed periodically by the United States Trustee.
- 5. <u>SECURED CLAIMS</u>. Pre-confirmation payments allocated to secured creditors under the Plan, other than amounts allocated to cure arrearages, shall be deemed adequate protection payments. The Trustee shall disburse adequate protection payments to secured creditors prior to confirmation, as soon as practicable, if the Plan provides for payment to the secured creditor, the secured creditor has filed a proof of claim or Debtor or Trustee has filed a proof of claim for the secured creditor under § 501(c), and no objection to the claim is pending. If Debtor's payments under the Plan are timely paid, payments to secured creditors under the Plan shall be deemed contractually paid on time.
- (a) Claims Secured by Debtor's Principal Residence Which Debtor Intends to Retain Mortgage, HOA and Condo Association Payments, and Arrears, if any, Paid Through the
 Plan. If the Plan provides for curing prepetition arrearages on a mortgage on Debtor's principal
 residence, Debtor will pay, in addition to all other sums due under the proposed Plan, all regular
 monthly postpetition mortgage payments to the Trustee as part of the Plan. These mortgage
 payments, which may be adjusted up or down as provided for under the loan documents, are due
 beginning the first due date after the case is filed and continuing each month thereafter. The Trustee
 shall pay the postpetition mortgage payments for Debtor's principal residence on the following
 mortgage claims: Under 11 U.S.C. § 1328(a)(1), Debtor will not receive a discharge of personal
 liability on these claims.

■ NONE	(b) Claims Secured by Other Real Property Which Debtor Intends to Retain - Mortgage Payments, HOA and Condo Association Payments, and Arrears, if any, Paid Through the Plan. If the Plan provides to cure prepetition arrearages on a mortgage, Debtor will pay, in addition to all other sums due under the proposed Plan, all regular monthly postpetition mortgage payments to the Trustee as part of the Plan. These mortgage payments, which may be adjusted up or down as provided for under the loan documents, are due beginning the first due date after the case is filed and continuing each month thereafter. The Trustee shall pay the postpetition mortgage payments on the following mortgage claims: Under 11 U.S.C. § 1328(a)(1), Debtor will not receive a discharge of personal liability on these claims.
■ NONE	(c) Claims Secured by Real Property - Debtor Intends to Seek Mortgage Modification. If Debtor obtains a modification of the mortgage, the modified payments shall be paid through the Plan. Pending the resolution of a mortgage modification request, Debtor shall make the following adequate protection payments to the Trustee: (1) for homestead property, the lesser of 31% of gross monthly income of Debtor and non-filing spouse, if any (after deducting homeowners association fees), or the normal monthly contractual mortgage payment; or (2) for non-homestead, income-producing property, 75% of the gross rental income generated from the property. Debtor will not receive a discharge of personal liability on these claims.
■ NONE	(d) Claims Secured by Real Property or Personal Property to Which Section 506 Valuation APPLIES (Strip Down). Under 11 U.S.C. § 1322 (b)(2), this provision does not apply to a claim secured solely by Debtor's principal residence. A separate motion to determine secured status or to value the collateral must be filed. The secured portion of the claim, estimated below, shall be paid. Unless otherwise stated in Section E, the payment through the Plan does not include payments for escrowed property taxes or insurance.
■ NONE	(e) Liens to be Avoided Under 11 U.S.C. § 522 or Stripped Off Under 11 U.S.C. § 506. Debtor must file a separate motion under § 522 to avoid a judicial lien or a nonpossessory, nonpurchase money security interest because it impairs an exemption or under § 506 to determine secured status and to strip a lien.
■ NONE	(f) Claims Secured by Real Property and/or Personal Property to Which Section 506 Valuation DOES NOT APPLY Under the Final Paragraph in 11 U.S.C. § 1325(a). The claims listed below were either: (1) incurred within 910 days before the petition date and secured by a purchase money security interest in a motor vehicle acquired for the personal use of Debtor; or (2) incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value. These claims will be paid in full under the Plan with interest at the rate stated below.
■ NONE	(g) Claims Secured by Real or Personal Property to be Paid with Interest Through the Plan under 11 U.S.C. § 1322(b)(2). The following secured claims will be paid in full under the Plan with interest at the rate stated below.
■ NONE	(h) Claims Secured by Personal Property - Maintaining Regular Payments and Curing Arrearage, if any, with All Payments in Plan. Debtor will not receive a discharge of personal liability on these claims.

□ NONE		(i) Secured Claims Paid Directly by Debtor. The following secured claims are being made via automatic debit/draft from Debtor's depository account and are to continue to be paid directly to the creditor or lessor by Debtor outside the Plan via automatic debit/draft. The automatic stay is terminated in rem as to Debtor and in rem and in personam as to any codebtor as to these creditors and lessors upon the filing of this Plan. Nothing herein is intended to terminate or abrogate Debtor's state law contract rights. Debtor will not receive a discharge of personal liability on these claims.			
		Last Four Digits of Acct. No.	Creditor	Property/Collateral	
		1. 4437	CREDIT ACCEPTANCE	2012 CHEVY CRUZE	
		2. 1000	•	2012 MAZDA 3	
	NONE	collateral/property. The au	tomatic stay under 11 U.S.C. §§ 3	im. Debtor will surrender the following 62(a) and 1301(a) is terminated in rem as to these creditors upon the filing of	
	NONE	payments to the following and in rem and in personal Plan. Debtor's state law co	secured creditors. The automatic some as to any codebtor with respect to	Pay. Debtor does not intend to make stay is terminated in rem as to Debtor to these creditors upon the filing of this ner terminated nor abrogated. Debtor ims.	
Plai file Del	n provides d a proof o otor's paym	ents to creditors under leases for payment to creditor/lesso f claim for the secured credit	or executory contracts prior to co r, the creditor/lessor has filed a pro or/lessor under § 501(c), and no ol	r adequate protection, the Trustee shall nfirmation, as soon as practicable, if the pof of claim or Debtor or Trustee has ojection to the claim is pending. If ors under the Plan shall be deemed	
	NONE	and Arrearages Cured T contracts and proposes the lessor/creditor is not paid	Through the Plan. Debtor assume to prompt cure of any prepetition are	eal or Personal Property to be Paid s the following leases/executory rearage as follows. If the claim of the U.S.C. § 1328(a)(1), Debtor will not	
	NONE	Directly by Debtor. Debt automatic debit/draft from creditor or lessor by Debto terminated in rem as to Do and lessors upon the filing	or assumes the following lease/extra Debtor's depository account and sor outside the Plan via automatic debtor and in rem and in personam is of this Plan. Nothing herein is into	eal or Personal Property to be Paid ecutory contract claims that are paid via are to continue to be paid directly to the lebit/draft. The automatic stay is as to any codebtor as to these creditors tended to terminate or abrogate Debtor's of personal liability on these claims.	

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	NONE
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- (c) Rejection of Leases/Executory Contracts and Surrender of Real or Personal Leased Property. Debtor rejects the following leases/executory contracts and will surrender the following leased real or personal property. The automatic stay is terminated *in rem* as to Debtor and *in rem* and *in personam* as to any codebtor as to these creditors and lessors upon the filing of this Plan.
- 7. GENERAL UNSECURED CREDITORS. General unsecured creditors with allowed claims shall receive a pro rata share of the balance of any funds remaining after payments to the above referenced creditors or shall otherwise be paid under a subsequent Order Confirming Plan. The estimated dividend to unsecured creditors shall be no less than \$55,000.00

D. GENERAL PLAN PROVISIONS:

- 1. Secured creditors, whether or not dealt with under the Plan, shall retain the liens securing such claims.
- 2. Payments made to any creditor shall be based upon the amount set forth in the creditor's proof of claim or other amount as allowed by an Order of the Bankruptcy Court.
- 3. If Debtor fails to check (a) or (b) below, or if Debtor checks both (a) and (b), property of the estate shall not vest in Debtor until the earlier of Debtor's discharge or dismissal of this case, unless the Court orders otherwise. Property of the estate
- (a) shall not vest in Debtor until the earlier of Debtor's discharge or dismissal of this case, unless the Court orders otherwise, or
- (b) shall vest in Debtor upon confirmation of the Plan.
- 4. The amounts listed for claims in this Plan are based upon Debtor's best estimate and belief and/or the proofs of claim as filed and allowed. Unless otherwise ordered by the Court, the Trustee shall only pay creditors with filed and allowed proofs of claim. An allowed proof of claim will control, unless the Court orders otherwise.
- 5. Debtor may attach a summary or spreadsheet to provide an estimate of anticipated distributions. The actual distributions may vary. If the summary or spreadsheet conflicts with this Plan, the provisions of the Plan control prior to confirmation, after which time the Order Confirming Plan shall control.
- 6. Debtor shall timely file all tax returns and make all tax payments and deposits when due. (However, if Debtor is not required to file tax returns, Debtor shall provide the Trustee with a statement to that effect.) For each tax return that becomes due after the case is filed, Debtor shall provide a complete copy of the tax return, including business returns if Debtor owns a business, together with all related W-2s and Form 1099s, to the Trustee within 14 days of filing the return. Unless otherwise ordered, consented to by the Trustee, or ordered by the Court, Debtor shall turn over to the Trustee all tax refunds in addition to regular Plan payments. Debtor shall not instruct the Internal Revenue Service or other taxing agency to apply a refund to the following year's tax liability. Debtor shall not spend any refund without first having obtained the Trustee's consent or Court approval.

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E. NONSTANDARD PROVISIONS as Defined in Federal Rule	e of Bankruptcy Procedure 3015(c). Note:
Any nonstandard provisions of this Plan other than those set out in this	section are deemed void and are stricken.
CERTIFICATION	
By filing this document, the Attorney for Debtor, or Debto that the wording and order of the provisions in this Chapter 13 Model Plan adopted by this Court, and that this Plan contains no a provisions other than any nonstandard provisions included in Section 13 and 14 are the provisions of the provi	Plan are identical to those contained in the additional or deleted wording or nonstandard
SIGNATURE(S):	
Debtor(s) Library	Date 7/20/19
ses 2	Date 7-30-19
Attorney for Debtor(s)	Date 7/70/9